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**Eating and Drinking Utensils—Cleaning of, in Places of Public Refreshment.
(Ord. 395, Feb. 13, 1915.)**

SECTION 1. Any and every glass, cup, dish, finger bowl, or other eating or drinking vessel or utensil used in or at any hotel, restaurant, cafe, cafeteria, candy shop, soda fountain, or other public eating place or place of public refreshment in the city of Berkeley shall be thoroughly washed and subsequently rinsed in hot water at a temperature not less than 115° F. after each and every use thereof by any person or patron and prior to any further use thereof in eating or drinking by any person or patron; and no such glass, cup, dish, finger bowl, and other eating or drinking vessel or utensil after use by one person or patron in eating or drinking shall be offered or permitted to be used by any other person or patron without such glass, cup, dish, finger bowl, or other eating or drinking vessel or utensil having been first thoroughly washed and subsequently rinsed in water not less than 115° F.

SEC. 2. There shall be maintained in or at every hotel, restaurant, cafe, cafeteria, candy shop, soda fountain, or other public eating place or place of public refreshment in the city of Berkeley means for heating water for the purposes prescribed in section 1 of this ordinance.

SEC. 3. Any person, firm, or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor, and, upon conviction thereof, shall be punished by a fine not exceeding \$50 or by imprisonment not exceeding 10 days, or by both such fine and imprisonment.

BRIDGEPORT, CONN.

Communicable Diseases—Schools—Exclusion of Pupils Affected With. (Reg. Bd. of H., Jan. 12, 1915.)

1. Any child in the public parochial or a private school found afflicted with a communicable disease may be excluded from such school at the discretion of the teacher or an agent of the health department.

2. Any teacher or agent of the health department excluding a child for such reason shall notify the parent or guardian of the child of the causes of exclusion and shall notify the health officer of such exclusion and the reason therefor. The health officer may thereupon give to the parent or guardian of such child such directions as to the care or removal of such affliction as he shall deem best.

3. Any parent or guardian of such child who, upon receipt of such notice, shall fail or neglect to treat such child according to directions given by the health officer for the cure or removal of such affliction may, upon conviction, be fined not more than \$25.

4. The notice or order required to be made in section 2 hereof shall be in written or printed form, addressed to the parent or guardian of the child, shall specify the name of such child and the disease or affliction from which it is suffering, shall be signed by the person excluding the child, and shall be served upon such parent or guardian by placing the same in the hands of such parent or guardian.

CARLISLE, PA.

Nuisances. (Reg. Bd. of H., Jan. 16, 1915.)

SECTION 1. Any and every person who creates, continues, or maintains any nuisance, so adjudged by the board of health within this borough, shall be deemed guilty of a violation of this ordinance, and shall be liable for the expense of the abatement and remedy thereof.